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Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)	1/0			
Office Action Summary		09/684,103	MENNIE ET AL.	V			
		Examiner	Art Unit				
		Jeffrey A. Shapiro	3653				
Period fo	The MAILING DATE of this communication or Reply	appears on the cover sheet w	ith the correspondence addres	is			
A SH THE I - Exter - If the - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR RE MAILING DATE OF THIS COMMUNICATIOnsions of time may be available under the provisions of 37 CFF SIX (6) MONTHS from the mailing date of this communication, period for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory perion of the period for reply within the set or extended period for reply will, by street perion of the period for reply will, by street perion of the period for reply will. By the period for reply will, by street period for reply will, by street period for reply will. By the period for reply will, by street period for reply will, by street period for reply will. By the period for reply will, by street period for reply will, by street period for reply will. By the period for reply will, by street period for reply will be the period for reply will be the period for reply will. By the period for reply will be the period for	N. R 1.136(a). In no event, however, may a reply within the statutory minimum of thi riod will apply and will expire SIX (6) MOI atute, cause the application to become A	reply be timely filed  rty (30) days will be considered timely.  NTHS from the mailing date of this commu  BANDONED (35 U.S.C. § 133).	inication.			
Status							
1)🛛	Responsive to communication(s) filed on 1	6 July 2004.					
2a) <u></u> ☐	This action is <b>FINAL</b> . 2b)⊠ 1	This action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
5)□ 6)⊠ 7)□							
Applicati	on Papers						
•	The specification is objected to by the Exam		hu tha Fuaniana	-			
10)	The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	The oath or declaration is objected to by the		• • •	• •			
•	ınder 35 U.S.C. § 119						
12) [ a) [	Acknowledgment is made of a claim for fore  All b) Some * c) None of:  1. Certified copies of the priority docum  2. Certified copies of the priority docum  3. Copies of the certified copies of the papplication from the International But  See the attached detailed Office action for a	ents have been received. ents have been received in Appriority documents have been reau (PCT Rule 17.2(a)).	Application No n received in this National Sta	ge			
Attachmen	t(s)						
1) Notice 2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB r No(s)/Mail Date 10/1/04.	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152 	2)			

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 7-29, 78-89, and 146-149 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hatanaka et al (Japanese Patent Publication No. 61-14557) in view of Fujii et al (UK Patent Application, GB 2088832A), and further in view of Winkler (US 5,394,992) and McInerny (US 5,761,089). Hatanaka discloses Applicants' claimed system as follows.

As described in Claims 1-30;

- a. receiving a stack of bills in an input receptacle (2) of the evaluation
   device (1) (see also p.4, lines 9-14);
- b. transporting the bills, one at a time, from the input receptacle to one of two or more output receptacles of the currency evaluation device (see p.4, lines 9-14 and p.7, lines 19-22);
- c. counting and determining the denomination of the bills utilizing a detector (111) positioned along a transport path between the input receptacle and the output receptacles (see p. 7, lines 8-16);

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d. determining whether the bills meet or fail to meet a non-piece count related criterion; (Note again, p.7, lines 9-12, which states that the detection unit (111) detects patterns optically. Note also p. 8, lines 1-10, which states that a "mistaken note of paper currency" is flagged as an error when a no-denomination signal is output. No denomination is construed as a non-piece count criterion, since it is not related to the counting of the bills, but with how the bills look based on pattern recognized on the surface of the bill. Note also that the specification of Hatanaka describes what is construed as a piece count criterion, being detected by counting roller (43). See p.6, lines 17-22. Note also Fujii et al (UK Patent Application, GB 2088832A), which mentions several non-piece count criterion, such as abnormal bank note length, abnormal photopattern, on p.1, lines 105-121 of the specification.)

- e. halting the transporting when a bill meets or fails to meet the criterion, a bill meeting or failing to meet the criterion being termed a flagged bill (see Hatanaka, p.7, lines 19-26, p.8, lines 1-10, p.11, lines 13-16, p.13, lines 22-26 and p. 14, lines 1 and 2, noting that if the bill does not have a surface pattern that matches the stored pattern, the transporting is halted, thus keeping the bill in the conveying path at a particular location);
- f. wherein the halting is performed such that the flagged bill is positioned as the last bill in one of the output receptacles; (See, for

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example, p.11, lines 13-16, noting that if a mismatch between the stored pattern and the actual detected pattern on the bill, that the conveyor unit is halted, with the erroneous/flagged note being ejected through "a discharge slot", as described on p. 7, lines 23-25, construed as meaning another separate discharge than discharge slot (22). The erroneous bill is discharged as the last bill transported before the device is shut down.

Note also that it would have been obvious for one ordinarily skilled in the art to direct such a bill to any discharge, for example, the discharge where counted bills had been collected, thus making the erroneous bill the last bill on the pile of bills, the counted bills being below the erroneous bill.)

- g. wherein bills whose denomination are determined are delivered to a first set of one or more of the output receptacles and wherein bills whose denomination are not determined are directed to a second set of one or more of the output receptacles, a bill whose denomination is not determined being termed a no call bill, the output receptacles of the second set being different from the output receptacles of the first set (again, note discussion in "f", above);
- h. determining whether a bill is a stranger bill (again, see above discussion in "a-f");
- i. determining whether a bill is a suspect bill; (See p.11, lines 8-16, noting that detection of a "wrong denomination" bill appears to meet
   Applicants' definition of a suspect bill in Applicants' specification at p.30,

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lines 18-24, also noting that it would be obvious to use any of the extracted features of the actual pattern of the bill in the system of Hatanaka to determine the genuineness of the bill. Note also that a set can be construed as consisting of one output receptacle.)

- j. wherein bills whose denomination are determined are delivered to a first set of one or more of the output receptacles, the output receptacles of the first set being different from the output receptacles of the second set (again, see prior discussions in "a-f" above);
- k. determining whether a bill is a no call bill (again, see prior discussions in "a-f", above);

(Note that it would have been obvious to provide a transportation rate of 800 bills per minute. See, for example, Winkler (US 5,394,992), col. 5, lines 53-54, having a speed of 2000 documents per minute and McInerny (US 5,761,089), col. 17, lines 50-53, having a speed of either 1200 or 600 documents per minute. Based on this evidence, it would have been obvious to one of ordinary skill in the art to create a bill counting machine with a document speed of 800 bills per minute, as the particular situation would require, or simply to make the machine count bills at a faster, more economical rate.)

I. a third output receptacle; (Note that it would have been obvious to provide as many outputs as one would require to handle the volume of bills expected to be counted, as one ordinarily skilled in the art would

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consider that overflow amounts of counted bills might require handling by the machine. Note also, the above discussion in "f" above, for example, where a separate discharge slot is mentioned for directing an erroneous bill into another, second discharge slot.)

- m. generating a characteristic information output signal in response to detected characteristic information via the detector (see above discussion, in "a-f);
- n. producing tracking signals in response to the physical movement of bills; (See p.7, lines 16-19 and p.8, lines 1-15, noting that detection unit (122) detects bills located in loading unit (2) and detection unit (129) detects bills conveyed over the paper currency collection unit (23). These detectors send signals to the main control unit (121), which in effect, tell the control unit where the bills are.)
- o. determining the face orientation of the bills; (Note that it would have been obvious to one ordinarily skilled in the art to use the orientation of the bills as a criterion, as the actual detected surface pattern of the bill is stored in the system controller and compared to the reference pattern. If the pattern is not correct in any way, it is obvious for one ordinarily skilled in pattern recognition to determine that that particular feature is not a match, therefore the bill is classed as erroneous or a "no-call" bill. A bill fed into the machine with the wrong length would be expected to have a different pattern detected than one fed into the machine with the lengths

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consistent with the reference pattern. See also the Fujii patent '832, cited above.)

- p. the second set of output receptacles includes a receptacle designated as a no call output receptacle (again, note that the "another discharge slot" may be construed as an output that receives no call bills);
- q. the halting occurs after a no call bill has been delivered to the no call output receptacle (again, see discussion in "a-f" above);
- r. the halting occurs with the no call bill being positioned at an identifiable location in the no call output receptacle (again, see "a-f" and "n" above, noting that the contents of the output receptacle in Hatanaka is sensed or tracked);
- to the no call output receptacle, wherein the criteria is the denomination of a bill and wherein a bill failing to meet the criterion of having its denomination determined is a flagged bill (see "a-f" discussion above);
- t. the halting occurs before a no call bill has been delivered to the no call output receptacle (see "a-f", discussed above);
- u. the halting occurs with the no call bill being located at an identifiable location within the transport path (note, as described previously, that the erroneous/no call bill, when halted, is located at an identifiable location in the conveying path, after which, the conveyor control directs the located erroneous bill to the discharge slot);

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v. the halting occurs after the no call bill has been delivered to an output receptacle of the second set; (Note that it would have been obvious to halt the machine completely after the erroneous/no call bill is output to the second discharge slot. Note also that the cited passages of Hatanaka describe the machine halting after the no call bill is finally transported.)

- w. the halting occurs with the no call bill being positioned at an identifiable location in an output receptacle of the second set (again, note that the system of Hatanaka detects the contents of the discharge slots and associated receptacles);
- x. the halting does not occur after a no call bill or a stranger bill has been delivered to an output receptacle of the second set (note that it would have been obvious to continue the operation of the machine of Hatanaka, to count bills after the erroneous/no call bill is discharged, the other bills being placed either in the original discharge slot and receptacle or in a third discharge slot or receptacle);
- y. the counting and determining of the currency bills is performed independent of the size of the bills (see "a-f" above, noting that it would have been obvious to use portions of the bill pattern besides size to count and determine the currency genuiness of the bills, since size is only one of many features which can be obtained from the optical scan of the bill surface);

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z. an optical scanning head/detector (111, 112) which scans a preselected segment of a bill, generates a scanned pattern from each of the bills, determines the denomination of the bill by comparing a scanned pattern with a master pattern (see Hatanaka, p.6, lines 8-16, p.8, lines 17-19, p.9, lines 12-14, p.11, lines 8-16, 21-23, p.12, lines 13-18);

Hatanaka, Fujii, Winkler and McInerny are all considered to be analogous art because they all concern paper currency counting and sorting.

At the time of the invention, it would have been obvious for one ordinarily skilled in the art to have used the device of Hatanaka to identify a non-piece count criterion, such as abnormal photopattern, as described Fujii. See p.6, lines 17-22 of Hatanaka and p.1, lines 105-121 of the specification of Fujii.

The suggestion/motivation would have been to accept only correct bank notes and reject incorrect banknotes. See Fujii, specification, p.1, lines 6-8.

Regarding Winkler and McInerny, one ordinarily skilled in the art would recognize that based on the teachings of these prior art examples, cited above, it would have been obvious to cause a device such as that of Hatanaka to operate at a wide variety of bill output speeds, based upon the output requirements desired.

Therefore, it would have been obvious to combine Hatanaka, Fujii, Winkler and McInerny in order to obtain the invention as described in Claims 7-29, 78-89, and 146-149.

## **Double Patenting**

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3. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

4. Claims 7-29, 78-89, and 146-149 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over Claims 1 and 164-327 of copending Application No.'s 09/541,170 and 09/542,487; Claims 169-187, 189-190, 192-201, 221-224, 234-248, 250-257, 268-272, 277-285, 301-305, 312-314, 317-319, and 322-329 of copending Application No. 09/611,279; and Claims 1-30 of copending Application No. 09/607,019; Claims 7-29, 78-89 and 146-149 of copending Application 09/684,103; Claims 1-30 of copending Application 10/242,573; and Claims 1-85 of copending Application 10/242,237. Although the conflicting claims are not identical, they are not patentably distinct from each other because they are directed toward the following.

a method and apparatus for discriminating and counting currency bills including receiving a stack of bills, transporting the bills, counting and determining the denominations of the bills utilizing a detector, determining whether the bills fail or meet certain criteria, halting the transporting when a failing bill is identified, and placing the

failed bill as the last bill in one of the output receptacles. Although not all of the claims may have recited an "optical scanning head", it is considered to be obvious because the apparatus claimed is designed to operate with such a pattern detection unit, and would not work without such a device.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jeffrey A. Shapiro whose telephone number is (703)308-3423. The examiner can normally be reached on Monday-Friday, 9:00 AM-5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Donald P. Walsh can be reached on (703)306-4173. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Jeffrey A. Shapiro Examiner

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October 1, 2004

DONALD POWALST:
SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 3600